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3	Telephone (925) 460-3700 Facsimile (925) 460-0969		
4	Attorneys for Defendants:		
5	THE CHILDREN'S INTERNET, INC., NASSER V. HAMEDANI, SHOLEH		
6	A. HAMEDANI and TWO DOG NET, INC	j.	
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	SECURITIES AND EXCHANGE COMMISSION	Case No.: C-06-6003 CW (EMC)	
12		STIPULATION AND ORDER TO	
13	Plaintiff, vs.	CONTINUE DISCOVERY DEADLINES	
14			
15	THE CHILDREN'S INTERNET, INC., NASSER V. HAMEDANI, SHOLEH A.		
16	HAMEDANI, PETER A. PEREZ, CORT L. POYNER, and TWO DOG NET, INC.		
17	Defendants.		
18			
19	Plaintiff Securities and Exchange Commission ("Plaintiff") and Defendants Nasser V.		
20	Hamedani, Sholeh A. Hamedani, The Children's Internet, Inc. and Two Dog Net, Inc.		
21	(collectively "Hamedani Defendants") and Defendants Peter A. Perez ("Perez") and Cort L.		
22	Poyner ("Poyner") by and through their respective counsel, stipulate as follows:		
23	WHEREAS, the Complaint in this matter was filed by Plaintiff on September 27, 2006,		
24	alleging certain claims for relief, including violations of Securities Act and related torts against		
25	Hamedani Defendants, Perez and Poyner;		
26	WHEREAS, all defendants filed their respective answers to the complaint, and		
27	WHEREAS, the SEC, Hamedani Defendants, Perez, and Poyner participated in a		
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	III		
1	Settlement Conference before Magistrate Judge Zimmerman on Friday, September 7, 2007; and		
2	WHEREAS, the SEC and Hamedani Defendants and Perez reached a tentative settlemen		
3	and agreement for Consents for Judgments which is subject to approval by the SEC Washington		
4	D.C. Office, and		
5	WHEREAS, the parties are hoping to have a decision by the members of the Commission		
6	regarding the proposed Consents for Judgments between the end of December 2007 and mid		
7	January 2008, and		
8	WHEREAS, the SEC San Francisco office has presently pending with Magistrate Judge		
9	Chen a Motion To Compel production of certain documents and the depositions of Sholeh		
10	Hamedani and Nasser Hamedani in this matter, and		
11	WHEREAS, in order to avoid unnecessary expenditure of time and resources towards		
12	trial preparation, and in compromise of the issues raised in the Motion To Compel, counsel to the		
13	parties NOW THEREFORE, stipulate and agree as follows:		
14	1. Fact of	liscovery cut-off is extended to Friday, January 11, 2008;	
15	2. Nasse	r Hamedani agrees to appear for deposition on Wednesday, January 9, 2008.	
16	and S	holeh Hamedani agrees to appear for deposition on Friday, January 11,	
17	2008;		
18	3. Case-	in-chief expert designations and reports are due Friday, January 25, 2008,	
19	and th	ose experts will be deposed by Friday, February 8, 2008;	
20	4. Rebut	tal expert designations and reports are due on Friday, February 8, 2008, and	
21	those	experts will be deposed by Friday, February 22, 2008; and;	
22	///		
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1	5. All other trial and pretrial dates remain the same.		
2	SO STIPULATED.		
3	Date: December 3, 2007	RANDICK O'DEA & TOOLIATOS, LLP	
4			
5		By:	
6		Kevin R. Martin Attorney for Defendants The Children's	
7		Internet, Inc., Nasser V. Hamedani, Sholeh A. Hamedani and Two Dog	
8		Net, Inc.	
9	Date: December 3, 2007	SECURITIES AND EXCHANGE COMMISSION	
10			
11		By:	
12		John S. Yun Attorney for Plaintiff Securities and	
13		Exchange Commission	
14	D . D . 1 . 2 . 2007	LOWDALL OLIVINGHALD	
15	Date: December 3, 2007	LOW BALL & LYNCH, LLP	
16		D	
17		By: Tom LoSavio	
18		Attorney for Defendant Cort L. Poyner	
19			
20	Date: December 3, 2007	LAW OFFICES OF MICHAEL COHEN	
21		D.	
22		By: Micheal Cohen	
23		Attorney for Defendant Peter Perez	
24			
25	ORDER CONTINUING DISCOVERY DEADLINES		
26	BASED UPON THE PARTIES' STIPULATION, the Court hereby orders:		
27	1. Fact discovery cut-off is extended to Friday, January 11, 2008;		
28	3 STIPLILATION AND (PROPOSED) ORDER TO CONTINUE DISCOVERY DEADLINES. Case No. C-06-60		
	ILSTIPLILATION AND IPROPOSEDI ORDER	TO CONTINUE DISCOVERY DEADLINES - Case No. C-06-6003	

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2. Nasser Hamedani agrees to appear for deposition on Wednesday, January 9, 2008, 1 2 and Sholeh Hamedani agrees to appear for deposition on Friday, January 11, 3 2008; Case-in-chief expert designations and reports are due Friday, January 25, 2008, 4 3. 5 and those experts will be deposed by Friday, February 8, 2008; 6 4. Rebuttal expert designations and reports are due on Friday, February 8, 2008, and 7 those experts will be deposed by Friday, February 22, 2008; and; 8 5. All other trial and pretrial dates remain the same. 9 10 IT IS SO ORDERED. 11 Date: December 5, 2007 UNITED STATES DISTRICT COURT Cardialeit 12 13 By: 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

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